

Reg. No. രജി. നമ്പർ KL/TV(N)/12/2006-2008

KERALA GAZETTE കേരള ഗസററ്

PUBLISHED BY AUTHORITY

ആധികാരികമായി പ്രസിദ്ധപ്പെടുത്തുന്നത്

Vol. LIII Thiruvananthapuram, Tuesday വാല്യം 53 തിരുവനന്തപുരം, ചൊവ്വ

17th June 2008 2008 ജൂൺ 17 27th Jyaishta 1930

നമ്പർ

25

1930 ജ്യേഷ00 27

PART I

Notifications and Orders issued by the Government

Labour and Rehabilitation Department Labour and Rehabilitation (A)

ORDERS

113

U. O. (R.C.) No. 471 (2008) LBR.

Thirupananthapuram, 16th April 2008.

Whereas, the Government are of opinion that an sindustrial dispute exists between the Manager, Igfield Estate, Kalthurathy P. O. Kollam and the workmen of the above referred establishment (II Smt. Subaida Beevi. No. 618, Isiob! Estate, Kalthurathy P. O. Kollam (2) Smt. Soujath, No. 659, Isiob! Estate, Kalthurathy P. O. Kollam (3), Smt. Sophia, No. 612, Isiob! Estate, Kalthurathy P. O. Kollam (4) Smt. Alima, No. 611, Isioid Estate, Kalthurathy P. O. Kollam (4) Smt. Alima, No. 611, Isioid Estate, Kalthurathy P. O. Kollam in respect of matters mentioned in the americant to this order:

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the "powers conferred by section 10 (1) (d) of the Inquerial Disputes Act of 1947 (Central Act XIV of 1947) the Government bereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Kollam. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Smt. Subaida Bervi, Smt. Sonjath, Smt. Sephia, Smt. Alima, Workers of Isfield Enarc, Kalthuruthy by the management is justifiable? If not, what relief they are entitled to?

(2)

G O. (Rt.) No 972/2008/LBR.

Thirmananthaparam, 16th April 2008

Whereas, the Government are of opinion that an industrial dispute exists between the Secretary, Society for Women's Work of S. K. D. of C.S. L. L. M. S. Compound, Thiruvananthapuram and the workman of the above referred establishment Smt. Nirmals Issae, Polyakulam Veedu, Vazhayila, Kudappanakumau. Thiruvananthapuram in respect of matter mentioned is the sumexure to this order:

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial slippute be referred for adjudication to the Labour Court, Kollam. The Labour Court will have the award within a period of three months.

ANNEXURE

Whether the termination of Smt. Normala Issae, Grade V (ironing) employee from service is justifiable? If not what is the relief entitled to her? G. O. (Rt.) No. 989/2008/LBR.

Thiranananthapteam, 18th April 2008.

Whereas, the Government are of opinion that an industrial dispute exists between (1) The General Managur, Gardian Controls Limited, Vengaloor P.O., Kerala (2) The Managing Director, Gardian Controls Limited, Panampilly Nagar, Kochi-682 936 and the workman of the above referred establishment Smt. N. Sujatha, Mandapathil, Manakad P.O., Thodupuzha, Idukki District in respect of matters meanoned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the industrial Disputes Act of 1947 (General Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Idukki. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the dismissal of Smt. N. Sujatha, Worker, Gardian Controls Limited, Vengalous P. O., Thodupuzha is justifiable? If not, what relief she is cutitled to?

> By order of the Governor, K. Chandran, Under Secretary to Government.